## WARRANTY DEED

does hereby sell, convey and warrant unto Billy H. Cokes entirety with the right of survivorship and	ENT COMPANY OF MISSISSIPPI, INC., a Mississippi Corporation, r and wife, Nan K. Coker, as tenants by the d not as tenants in common
the land lying and being situated in DeSoto County, Mississippi, de-	scribed as follows, to-wit:
in Plat Book 6 Pages 29-34 in the Ct to which recorded plat reference is made for a more 18 Township 3 Range	hancery Court Clerk's Office of DeSoto County, Mississippi particular description. Said lot being situated in Section
as recorded in the Changery Court Clerk's Office of DeSoto County.	covenants of said subdivision as set out on said plat of said subdivision, Mississippi, and further subject to the following covenants, limitations for the same time as the restrictions on said recorded plat of subdivision:
Maintenance Association, a non-profit corporation created for the p	aid Subdivision shall become a member in the Chickasaw Bluff Lakes burpose of owning and maintaining the lake, dam site, drives and other er rules and regulations thereof. Such land owner shall have the right to or of said Association.
(2) No inboard or outboard motorboat having in excess of 6 be plainly marked "C B" with the owner's lot number, in order the be permitted on the lake.	horsepower shall be used on any lake in the subdivision. Each boat shall hat all boats may be identified. Any boat without a lot number will not
basis, when same is assessed, and thereafter for the same amount cast by the members of the Association, such amounts to be used on mon areas. Said assessments shall be due and payable as the Board of of 6% per annum from the due date until paid; such assessments shall	by the Chickasaw Bluff Lakes Maintenance Association on an annual annually until changed by a majority of the total votes eligible to be ally for the maintenance of the lake, dam, dam site, drives and other com- Directors shall determine, and if not so paid shall bear interest at the rate. It be a lien on the property so assessed and collectible by proper action at on in said subdivision shall be subject to such assessment, and to such lien,
(4) No pier shall extend more than 15 feet out into the lake from by the Maintenance Association.	m the shoreline, except such piers that may be erected in lake access areas
(5) All residences in this subdivision shall have inside toilets. N to drain into the lake.	to outside privies will be permitted. No septic tank field shall be allowed
mand or insist upon the observance of any provision, requirement, of to or to proceed for the restraint of violations thereof, shall be deem tinuance thereunder; nor shall a waiver thereof, in any particular be	wher of lands embraced in said Chickasaw Bluff Lakes Subdivision, to de- ovenant, limitation, restriction or condition herein contained or referred ned a waiver of such violation or operate as an estoppel to restrain a con- deemed a waiver of any other default thereunder, whether of the same or imitation, restriction or condition, may be enforced at any time, notwith- tofore.
Water Company under its schedule of rates, terms and conditions on	the road property line and are subject to a water service charge by Trinity file with the Mississippi Public Service Commission. Any unpaid charge per action at law, or proceeding in Chancery, for enforcement of such lien.
(8) All improvements placed upon any lot in the Subdivision shabrick or stone, which preserve the character of the subdivision as an a tial structure shall be placed on any lot. No fence shall be erected more	all be of permanent type construction, with exterior of wood, shingles, area of attractive vacation cottages and homes. No more than one residen- e than six feet in height.
(9) No lot in the subdivision shall be advertised for sale by the d	lisplay of a sign, placard, bill or poster prior to August 1, 1971.
Taxes for the year 19 78 are to be pro-rated between the partie	es. Possession is given with delivery of this deed.
WITNESS our signatures this the 3/s day of March	
	WALKEM DEVELOPMENT COMPANY OF MISSISSIPPI, INC.
	(Muning Wich
ATTEST: Cleria Kan	Vice President
assif Secretary	
STATE OF TENNESSEE )	
COUNTY OF SHELBY	Transport till gam. Te
Personally appeared before me, the undersigned authority in and for	or said county and state, Kennons Wilson, Jr.
Development Company of Mississippi, Inc., a Mississippi Corporation, warranty Deed on the day and year therein mentioned for and on be Corporation, being duly authorized to do so.	Vice President and Secretary, respectively of Walkem who acknowledged that they signed and delivered the above and foregoing ehalf of Walkem Development Company of Mississippi, Inc., a Mississippi
Given under my hand and official seal of office this the 2/5/day	of March
	The second secon
	15/2 = 15/04/
	Notary Public.
My Commission Evnisses	
My Commission Expires:  My Commission Expires Sept. 23, 1981	
STATE OF MISSISSIPPI, DESOTO COUNTY  I certify that the within instrument	was filed for record ato'clock
My Commission Expires Sept. 23, 1981  STATE OF MISSISSIPPI, DESOTO COUNTY	78, and that the same has been